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10/584,445	06/22/2006	Elie Leverd	3493-0170PUS1	4148
2392 7590 977292009 BIRCH STEWART KOLASCH & BIRCH PO BOX 747			EXAMINER	
			THOMAS, TIMOTHY P	
FALLS CHURCH, VA 22040-0747			ART UNIT	PAPER NUMBER
			1614	
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			07/29/2009	ELECTRONIC

## Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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## Application No. Applicant(s) 10/584.445 LEVERD ET AL. Interview Summary Examiner Art Unit TIMOTHY P THOMAS 1614 All participants (applicant, applicant's representative, PTO personnel): (1) TIMOTHY P. THOMAS. (2) Andrew Meikle. (4)\_\_\_\_. Date of Interview: 21 July 2009. Type: a) ☐ Telephonic b) ☐ Video Conference c) Personal (copy given to: 1) applicant 2) applicant's representative Exhibit shown or demonstration conducted: d) ☐ Yes e) ☒ No. If Yes, brief description: \_\_\_\_\_. Claim(s) discussed: 1. Identification of prior art discussed: GlaxoSmithKline ("Prescribing Information: Navelbine (vinorelbine tartrate) Injection: 2002 Nov: pp. 1-17: IDS 1/22/2008 reference CA); and Duflos et al. (US 6.127.377: 2000: IDS 10/4/2006 reference AB). Agreement with respect to the claims f) was reached. g) was not reached. h) N/A. Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: The figure was discussed; the version filed 10/23/2008 now shows 7 sets of data, and will overcome the objection of record. The rejection under 35 USC 103 based on the combination of GlaxoSmithKline and Duflos was discussed with potential approaches to overcoming the rejection, including potential claim amendments or information in a 132 Declaration... (A fuller description, if necessary, and a copy of the amendments which the examiner agreed would render the claims allowable, if available, must be attached. Also, where no copy of the amendments that would render the claims allowable is available, a summary thereof must be attached.) THE FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office action has already been filed, APPLICANT IS GIVEN A NON-EXTENDABLE PERIOD OF THE LONGER OF ONE MONTH OR THIRTY DAYS FROM THIS INTERVIEW DATE, OR THE MAILING DATE OF THIS INTERVIEW SUMMARY FORM, WHICHEVER IS LATER, TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW. See Summary of Record of Interview requirements on reverse side or on attached sheet.

/Timothy P Thomas/ Examiner, Art Unit 1614 U.S. Patent and Trademark Office PTOL-413 (Rev. 04-03)